1

EXHIBIT

UNITED STATES DISTRICT COURT

FOR THE DISTRICT OF NEW HAMPSHIRE

JONATHAN LEITE,

Plaintiff, * 1:15-cv-00280-PB

v.

* Volume: 1
* Pages: 1-44

CORRECTIONS OFFICERS MATTHEW GOULET, * Exhibits: 1-2

ELMER VAN HOESEN, MICHAEL BEATON, *
LYNN MCLAIN, HEATHER MARQUIS, *
TREVOR DUBE, RHIANNE SNYDER, EDDY *
L'HEUREUX, JEFFREY SMITH, DWANE *
SWEATT, YAIR BALDERRAMA, BOB MORIN, *
EJIKE ESOBE, AND KATHY BERGERON, *
Defendants. *

DEPOSITION OF TREVOR DUBE

Deposition taken by counsel at the Northern Correctional Facility, 138 East Milan Road, Berlin, New Hampshire, on Friday, September 1, 2017, from 12:00 p.m. to 1:20 p.m.

Court Reporter: Karen L. Leach, LCR No. 38 (RSA 310-A:179) Leite v. Trevor Dube Corrections Officers September 1, 2017

	rections Officers	September 1, 2017
	Page 2	Page 4
1	I N D E X	1 TREVOR DUBE,
2		2 having been duly sworn by Ms. Leach,
3	WITNESS: Trevor Dube	3 was deposed and testified as follows:
4		4 EXAMINATION
5		5 BY MR. KING:
6	EXAMINATION BY: Page	6 Q. Please state your name for the record.
7	Mr. King 4	7 A. Officer Trevor Dube.
8	Mr. Fredericks 39	8 Q. And you are employed with the Northern New
9		9 Hampshire Correctional Facility; is that correct?
10		10 A. That's correct.
11		11 Q. How long have you been employed with the
12		Northern New Hampshire Correctional Facility?
13	INDEX TO EXHIBITS*	13 A. 11 and a half years.
14	Description Page	14 Q. What is it your current position title?
15	Dube	15 A. Officer.
16	Exhibit 1 24 Hr Unit/Area Rounds Log 4	16 Q. Over the course of your 11 and a half years
17	Exhibit 2 8/24/12 Incident Report 22	17 here, have you held any other title other than
18		18 officer?
19		19 A. Corrections officer trainee.
20	NOTE: Exhibits returned to Attorney King.	20 Q. Okay. All right.
21		MR. KING: Can we mark this?
22		22 (Dube Exhibit 1 was
23		marked for identification.)
	Daga 2	
	Page 3	Page 5
1 2	-	
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Page 6 Sep

- 1 you know, I try to get as close as we can to the
- 2 beginning of the round.
- 3 Q. So just to clarify, when you're doing a
- 4 round and you're completing a round sheet, you record
- 5 the time you begin the round?
- 6 A. Correct.
- 7 Q. All right. Did you record the rounds on the
- 8 rounds sheet that we have marked as Exhibit 1?
- 9 A. No.
- 10 Q. Can you tell who did?
- 11 A. No.
- 12 Q. How would we determine who completed the
- rounds sheet if we wanted to know, if you know?
- 14 A. I don't know.
- 15 Q. All right. Well, how is it determined for
- any given day who is going to complete the round
- 17 sheet?
- 18 A. Somebody that works in that area.
- 19 Q. In what area?
- 20 A. Whatever area the round sheet is going to.
- 21 They have a round sheet for -- for each area in the
- 22 facility. There is no specified person to fill it
- 23 out.

- 1 A. It's not. It's whoever is working in that
- 2 area can fill it out.
- 3 Q. Okay.
- 4 A. It's not determined. We don't sit down and

Page 8

- 5 say, okay, it's your turn to fill this out today.
- 6 Each round it could be a different person filling it
- 7 out.
- **8** Q. Do you recognize the signature on Exhibit 1?
- 9 A. I recognize the names.
- 10 O. Please tell me what the names are.
- 11 A. I don't know. If you're asking me if I
- 12 recognize the signature as to matching it with the
- person that signed it, no, I don't know, but what are
- 14 you asking for?
- 15 Q. Okay. It says the first shift officer in
- charge is sergeant -- what does that say? Is it Van
- 17 Hoesen's
- 18 A. Yep, that's what it is. Elmer Van Hoesen,
- 19 yep.
- 20 Q. Does he still work here?
- 21 A. No.
- 22 Q. And then the next signature, the second
- shift officer in command is you?

Page 7

- 1 Q. So are you telling me that on August 24,
- 2 2012, you could have been the person that filled out
- 3 the round sheet, but you were not?
- 4 A. Can you rephrase the question because I
- 5 don't understand what you're asking?
- 6 Q. Okay. Well, Exhibit 1 reflects that you did
- 7 a number of rounds on August 24, 2012, right?
- 8 A. Correct.
- 9 O. So would it have been appropriate on August
- 10 24, 2012, for you to have been the person who
- 11 completed the round sheet?
- 12 A. I was working in upper housing, which is
- where this round sheet is from.
- 14 Q. Yes, sir.
- 15 A. And I could have. I already answered the
- 16 question that I didn't fill this one out.
- 17 Q. I understand.
- 18 A. But I could have filled it out.
- 19 Q. Right.
- 20 A. But I did not fill this one out.
- 21 Q. Yes. What I'm trying to determine is how is
- 22 it determined on any given day which officer is
- 23 responsible for completing the rounds sheet?

- 1 A. Yes.
- 2 Q. Correct?
- 3 A. Yes.
- 4 Q. And then third shift officer in command is
- 5 corporal -- do you know who that is?
- 6 A. Hartshorn (ph).
- 7 Q. Sorry.
- 8 A. Hartshorn.
- 9 Q. Okay. And over on the right-hand side, what
- 10 does SEC lieutenant stand for?
- 11 A. Security lieutenant.
- 12 Q. And whose name is there?
- 13 A. John Masse. I don't know if he was -- looks
- 14 like lieutenant. He was a sergeant, then lieutenant.
- 15 I don't know what he was at that time. Looks like
- 16 lieutenant.
- 17 Q. Would it have been one of those people who
- 18 completed the rounds sheet?
- MR. FREDERICKS: Object to form. Go ahead.
- 20 Q. BY MR. KING: If you know.
- **THE WITNESS:** Answer or --
- MR. FREDERICKS: Yes.
- 23 A. It could have been.

- 1 Q. BY MR. KING: Okay. Could it have been
- 2 anyone else?
- 3 A. Yes.
- 4 Q. Are you able to tell me the universe of
- people that it could have been who filled out this
- 6 rounds sheet?
- 7 A. What do you mean by the universe of people?
- 8 Q. I mean is there a group of people from which
- 9 one of them must have been the person who completed
- this rounds sheet?
- 11 A. Well, I thought I answered that earlier.
- 12 Anybody that worked in that area on that post that day
- 13 could have filled it out.
- 14 O. All right.
- 15 A. So if you have a list of who worked in that
- area, then --
- 17 Q. Okay.
- 18 A. -- it would be one of those people.
- 19 Q. All right.

8 Q. Please.

11 O. Yes.

13 O. Okav.

write it.

- 20 A. Which I don't have that list in front of me
- so I can't tell you. Can't narrow it down for you.

1 Officer Bergeron did a round at a certain time, would

it have been one of you who filled that out on the

5 Q. Okay. And how would that person have known

9 A. If Officer Duchesne and I -- Duchesne you

14 A. Officer Bergeron and I were getting up to

leave for a round and there was somebody sitting in

the office, we could have said, "Hey, could you mark

this round down for me?" Whoever was there would just

3 round log, or could it have been someone else?

4 A. It could have been someone else.

7 A. I can only give you an example.

6 what time to enter for the log?

12 A. She is been married since.

know is Bergeron?

- 22 Q. I understand. But if the area rounds log
- states, for example, that you, Officer Dube, and

- lower tier of F Block, and you go up to the upper
- tier. Do you -- do you remember having done rounds in

Page 12

Page 13

- that fashion?
- 4 A. No. On that day, no.
- 5 Q. Okay.
- 6 A. That was five years ago. We do numerous
- rounds every day. I can't remember what I did that
- hour of that day.
- 9 MR. KING: All right. So why don't we show
- him the video. 10
- Q. BY MR. KING: Okay. We're about to begin
- watching video of F Block from Camera Angle 29 on
- 13 August 24, 2012, beginning at 3:40 p.m.
- (Video played.) 14
- 15 Q. BY MR. KING: I am pausing the video at
- 16
- Sir, did you just observe you and Officer 17
- Bergeron enter F Block?
- 19 A. This -- that's pretty blurred video, but
- ves. 20
- 21 Q. All right. We'll keep watching.
- (Video played.)
- 23 Q. BY MR. KING: Can you tell if that's you

Page 11

- mounting the stairs to the second tier of F Block at
- 3:40:40 on August 24, 2012?
- 3 A. That would be.
- 4 O. Pardon me.
- 5 A. I would think it's me.
- 6 Q. Okay.
- 7 (Video played.)
- Q. BY MR. KING: So we are now at 3:40:51, and
- you have ascended the stairs to the second tier of F
- Block, right? 10
- 11 A. Yeah.
- MS. CUSACK: Could you keep your voice up? 12
- He's blocking you now. 13
- **THE WITNESS:** Sorry.
- 15 Q. BY MR. KING: Is that in the -- sorry. I
- just missed something here.
- MR. KING: Can we rewind about --17
- MS. CUSACK: See this image? Just pull it 18
- back. 19
- 20 MR. KING: I'm way --
- MS. CUSACK: You have gone too far. You're 21
- 22 at 41 at the top.
- (Video played.) 23

16

17

18

- 19 Q. Understood. All right. Now, I will
- represent to you that we have video of F Block on
- August 24, 2012, that depicts you and Officer Bergeron
- entering F Block at about 3:40 p.m. on August 24,
- 2012, and Officer Bergeron starts doing rounds on the

- 1 Q. BY MR. KING: All right. Now, we are at
- 2 3:40:48, and you, sir, have ascended the stairs to the
- 3 second tier of F Block, right?
- 4 A. Right. Yes.
- 5 Q. Now, I'd ask you to direct your attention to
- 6 the lower left-hand side of the screen and tell me if
- 7 you see Officer Bergeron approaching the direction of
- 8 Cell 7, 8 or 9. Okay.
- 9 (Video played.)
- 10 A. Okav.
- 11 Q. BY MR. KING: Is that Officer Bergeron?
- 12 A. From this angle, it's hard to tell, but when
- we walked in, it looks like her.
- **14** Q. And the -- the area rounds log indicated
- that it was you and she who did the rounds at this
- point in time F Block, right?
- 17 A. Right.
- 18 Q. And you've seen a corrections officer who we
- believe is Officer Bergeron approaching alongside
- 20 certain cells?
- 21 A. Correct.
- 22 Q. Do you know which cells those are?
- 23 A. Offhand, no.

- 1 Q. BY MR. KING: I didn't ask you for times. I
- 2 asked you how many rounds --
- 3 A. On the log?
- 4 Q. -- you did with her -- with her on August
- 5 24, 2012.
- 6 A. Okav. It looks like seven that we did
- 7 together.
- 8 Q. Yep. And did all of those involve doing
- 9 rounds of F Block?
- 10 A. Yes.
- 11 Q. Would --
- 12 A. To the best of my knowledge.
- 13 Q. Okay.
- 14 A. I mean --
- 15 Q. All right.
- 16 A. Occasionally -- I mean I'm going to
- volunteer this -- there's something that happens that
- 18 creates a circumstance where we can't hit all the
- 19 blocks. Let's say, a response. If there's a response
- 20 and we are in the middle of rounds, we go to the
- 21 response. That comes first.
- 22 Q. Yes. Yep. But if you -- if you'd gone to a
- 23 response and you hadn't done a round as a result,

Page 15

Page 17

- 1 Q. I'm going to ask you to resume watching the
- video, and I'm going to ask you to direct your
- 3 attention to the -- the interaction between Officer
- 4 Bergeron and an inmate.
- 5 (Video played.)
- 6 Q. BY MR. KING: Do you know what cell that
- 7 inmate entered?
- 8 A. No.
- 9 O. You can't tell if it's Cell 8?
- 10 A. No.
- 11 Q. Okay. Okay. So on this round would you
- have covered the upper tier of the block and Officer
- 13 Bergeron covered the lower tier of the block?
- 14 A. Yes.
- 15 Q. Okay. Now, when you were working rounds
- with Officer Bergeron on August 24, 2012, and the --
- 17 the area round log reflects that you did -- well, how
- 18 many -- how many rounds does the area rounds log
- 19 reflect that you did with Officer Bergeron on August
- 20 24, 2012?
- MR. FREDERICKS: Referring to Exhibit 1?
- MR. KING: Yes.
- 23 A. Between what times?

- 1 would that be reflected on the area rounds log?
- 2 A. Maybe. Maybe not. Probably not.
- 3 Q. Okay.
- 4 A. We would try -- we would try to go back and
- 5 complete the round once the response is done.
- 6 Q. Okay.
- 7 A. So the time obviously wouldn't be the same,
- 8 but the round was completed.
- 9 Q. Okay. Of those seven rounds that you did
- 10 with Officer Bergeron, would you have alternated which
- 11 officer was responsible for doing the round on which
- tier of the block?
- 13 A. It's random. Completely random.
- 14 Q. So to ask the question in a different way,
- we know that on the round that began round -- strike
- 16 that.
- We know that on the round of F Block that
- began at 3:40 you did the upper tier and Officer
- 19 Bergeron did the lower tier, right?
- 20 A. Yes.
- 21 O. On the round that's denoted to have occurred
- at 4:50, would you have done the upper tier again and
 - 3 Officer Bergeron the lower tier, or would you have

1 alternated?

- 2 A. It's completely random.
- 3 Q. Okay.
- 4 A. If I felt like getting exercise, then I
- 5 would have done the upper tier every time. If I'm
- 6 feeling lazy, I'd have tried to get the lower tier.
- 7 Q. I have to ask you this, although I suspect I
- 8 know the answer. Do you remember whether you did the
- 9 upper tier or the lower tier on the 4:50 round on
- 10 August 24, 2012?
- 11 A. No, I don't remember.
- 12 Q. When you do rounds, what do you do?
- 13 A. We make sure the inmates are safe, make sure
- 14 we look in each cell to make sure the inmates -- to
- the best of our ability the inmates that are in there
- are the right inmates. If there's three inmates
- standing in one cell, we find out who the inmate is
- 18 that doesn't belong there and get him out of there.
- 19 We make sure that the place is clean. We make sure
- 20 everybody's safe and any numerous things that an
- 21 inmate may approach us for. They approach us all the
- 22 time when we are on the units and ask us questions.
- 23 Q. All right.

- 1 the inmates in the cell were the right inmates, right?
- 2 A. Correct.
- 3 Q. Yes. How would you do that?
- 4 A. Now, we don't always know who lives where
- 5 because over time they change. Sometimes they change
- 6 daily, but to the best of our ability, if we see an
- 7 inmate that doesn't belong in a cell in a certain
- 8 cell, we'll tell them to get out of there, give them a
- 9 verbal warning, or if it's numerous infractions, we'll
- 10 give them a disciplinary report.
- 11 Q. Okay. What would have -- on August 24,
- 12 2012, what would have been the range of consequences
- to an inmate if you had detected the inmate was
- 14 engaged in cell hopping?
- 15 A. Well, as I just stated, if I've never seen
- them cell hopping before, I'd give him a verbal
- 17 warning, tell him not to do it again and get him out
- of that cell. Tell him not to do again.
- 19 Q. Right.
- 20 A. If it's somebody that I knew had done it
- 21 previously numerous times, I would have told him
- you're getting a discipline report, a D report.
- 23 Q. Okay. As of August 2012, were you aware of

Page 19

Page 21

- 1 A. That's -- we're there to answer the question
- for them as best we can.
- 3 Q. Okay. So when you're doing a round, you
- 4 look in every cell, right?
- 5 A. Yes.
- 6 Q. Okay.
- 7 A. Round -- let me rephrase that.
- 8 Q. Yes
- 9 A. I don't look in every cell because obviously
- 10 I don't do one tier of the --
- 11 Q. Fair enough.
- So, for example, on the -- the round that
- began -- began at 3:40 on August 24, 2012, you assumed
- 14 responsibility for the upper tier of F Block. So you
- would have looked in every cell on the upper tier of F
- 16 Block; is that correct?
- 17 A. Correct.
- 18 Q. Okay. And you would have looked to see if
- 19 there were more than two inmates in -- in a cell,
- 20 which would have indicated potentially cell hopping,
- 21 correct?
- 22 A. Correct.
- 23 Q. And you told me you would look to see that

- 1 any policies or procedures that the Northern New
- 2 Hampshire Correctional Facility had in place designed
- 3 to prevent inmate violence upon other inmates?
- 4 A. I'm not sure of the specific policy.
- 5 Q. Well, I'm not -- I'm not asking -- well, if
- 6 you were able to identify the name of the policies,
- 7 I'd love you to do that, but if -- even if you aren't
- 8 aware of the -- the names of the policies, are you
- 9 aware of any procedures or activities that you were
- supposed to do as a corrections officer that were
- 11 designed to prevent inmate violence upon other
- 12 inmates?
- 13 A. One of the things we do is those rounds.
- 14 Officer presence is one of the key things that we do.
- 15 Q. Right.
- 16 A. And we do counts. One of the reasons we do
- 17 count is to make sure that everyone is safe. We check
- 18 everybody. They have to stand for count. They have
- 19 to be able to stand for count. They have to look us
- 20 in the face so we can see if there's any marks on
- 21 their physical, if they got in a fight.
- 22 Q. If you're doing rounds and you look into a
- cell and you see an inmate lying down during the

- daytime, do you make any further inquiry to make sure
- 2 the inmate is okay?
- 3 A. Well, we make sure they're alive, which is a
- visual check. We look in each cell. As you saw in
- the video, we look in each cell. They move when we
- talk. Our keys jingle. If they don't move, we knock 6
- on the door, and if we don't see them breathing, then 7
- 8 -- when we knock, they move their arm. They turn and
- look at us so we make sure that they are all okay.
- 10 Q. Okay. Now, you claimed we saw the -- we saw
- the officer looking into every cell on the video. 11
- MR. FREDERICKS: Object to form. You can 12
- 13 answer.
- **THE WITNESS:** I can answer? 14
- MR. FREDERICKS: Yes. 15
- 16 A. I'm not claiming that. I didn't watch the
- whole video. 17
- 18 Q. BY MR. KING: All right. All right.
- 19 (Dube Exhibit 2 was
- 20 marked for identification.)
- 21 Q. BY MR. KING: Sir, I have shown you an
- incident report from August 24, 2012, and if we look
- at the second page of the incident report, did you

- 1 A. But there is -- there is numerous operations
- that go on in reception. That's just one of them. I

Page 24

Page 25

- don't think you wanted to know -- that's what you were
- looking for.
- 5 Q. Right. Right. Do you remember escorting
- inmate Gelinas on August 24, 2012, as narrated on
- 7 Exhibit 2?
- 8 A. No.
- 9 Q. No. Okay. So you don't remember whether
- inmate Gelinas said anything to you --
- 11 A. No.
- **12** Q. -- during -- okay.
- 13 Have you ever had any conversations with any
- inmate regarding the events of August 24, 2012, as 14
- they pertain to the assault on Jonathan Leite?
- A. Not that I can recall.
- Q. Okay. Have you ever had any conversations
- with any other corrections officers or Northern New
- 19 Hampshire Correctional Facility personnel outside of
- the presence of members of the Attorney General's 20
- Office pertaining in any way to the assault on
- Jonathan Leite?
- 23 A. Pertaining to in any way?

Page 23

1 Q. Yes. 2 A. Yeah.

- 3 Q. What such conversations have you had?
- 4 A. Well, numerous. For one --
- 5 O. Yep.
- 6 A. -- my fiancee is Rhianne Snyder. I don't
- know if you recognize that name or not, but she was on
- the first sheet. She was supposed to give a
- deposition also. So she's my fiancee, and of course,
- we talked about it. We live in the same household. 10
- 11 Q. Uh-huh. What did you talk about?
- 12 A. Mostly how nervous she was for it because
- she's never encountered something like this.
- Q. Well, if she hasn't already been told, she
- got off before -- that day before this incident
- happened.
- 17 A. She has been told.
- **18** Q. She is not going to be involved in this
- anymore. Have you ever had any conversation with
- anyone else?
- 21 A. Yes.
- 22 Q. With whom?
- 23 A. I can't remember. I can't recall everybody

1 complete this incident report?

- 2 A. Yes.
- 3 Q. And this indicates that at 5:07 p.m. on
- 4 August 24, 2012, at the direction of Sergeant Smith,
- you called inmate Gelinas to the housing office,
- directed inmate Gelinas to turn around, applied
- handcuffs to inmate Gelinas's wrist, double locked the
- handcuffs; is that correct?
- 9 A. 19:07 would be seven -- 7:07 p.m. You said 5:07.
- 10
- 11 Q. Oh, I'm sorry.
- 12 A. Other than that, that's correct.
- 13 Q. All right. You then escorted inmate Gelinas
- to reception with Sergeant Sweat; is that right?
- 15 A. According to the incident report, yes.
- 16 Q. What is reception?
- 17 A. It's an area of the facility where we escort
- inmates to put them in a holding cell. It's a dry 18
- tank it's called. It's not -- it's just -- it's a 19
- cell basically with no sink, no toilet, no water. 20
- Four cement walls and the floor. That's one of the 21 things. That's where he went.
- 23 Q. All right. Okay.

- 1 that I've had conversations with about it. I have
- 2 talked about it telling them that I've got a
- 3 deposition today and trying to recall what -- what
- 4 happened in the incident, and I don't recall very
- 5 well. That's basically what I have been saying. I
- 6 don't even remember that.
- 7 Q. All right. All right.
- 8 A. Five years ago and --
- 9 Q. Have you had any conversations with other
- 10 corrections officers or Northern New Hampshire
- 11 Correctional Facility personnel pertaining to the
- assault on Jonathan Leite that have to do with the
- assault but don't have to do with the litigation case?
- 14 A. No.
- 15 Q. Oh, all right. As of August 2012, how long
- had you been doing rounds on F Block?
- 17 A. Can you ask that again? I missed it.
- 18 Q. Certainly. As you have been a corrections
- officer since 2006, right?
- 20 A. Correct.
- 21 Q. I was asking as of August of 2012, how long
- 22 had your job responsibilities required you to do
- 23 rounds on F Block?

- 1 aware of other incidents of violence involving inmate
- 2 violence on other inmates in F Block?
- 3 A. Specifically F Block?
- 4 Q. Uh-huh.
- 5 A. Not that I can recall.
- 6 Q. Okay. As of August of 2012, were you
- 7 involved -- strike that.
- 8 As of August of 2012, were you aware of
- 9 other incidents of inmate violence on other inmates in
- the other housing blocks?
- 11 A. Specifically, no, but in general, yes. I am
- aware that this is -- this has a potential to be a
- 13 dangerous place.
- 14 Q. Okay. And what information have you
- acquired or had you acquired as of August 2012 that
- led you to conclude that this has the potential to be
- 17 a dangerous place?
- 18 A. What information have I acquired?
- 19 O. Yes.
- 20 A. Just prior experiences.
- 21 Q. Okay.
- 22 A. Inmates come up to us and tell us that they
- 23 have been beat up, and it's obvious when they do

Page 27

Page 29

- 1 A. The first few years I worked here we were
- 2 DSOs. Do you know what that means?
- 3 Q. No idea.
- 4 A. Direct supervisor officer, which we were at
- 5 that time right on the unit. An officer was on the
- 6 unit at all times. At some point, I'm not -- I'm
- 7 thinking it was about four years into my career, they
- 8 went to this rounds thing where we took -- they took
- officers off the unit and we went to doing rounds. So as DSO if I was -- if F Block was my post, then I
- 11 would have done rounds on there, but I could have been
- would have done rounds on there, but I could have been
- 12 assigned to any unit.
- 13 O. Sure.
- 14 A. And then since then since we were doing
- 15 rounds, I may or may not have been assigned there.
- 16 I'm assigned to different posts every day. So the
- ${\bf 17} \quad days \ I \ was \ assigned \ to \ upper \ housing \ I \ did \ rounds \ on$
- 18 Fox.
- 19 Q. Okay.
- 20 A. Days I was assigned to the kitchen, I didn't
- 21 do rounds on Fox. I don't know if that answers your
- 22 question but that's --
- 23 Q. Okay. Before August 24, 2012, were you

- 1 usually, and occasionally we see inmates that were
- 2 beat up on a round or a count or sometimes we follow a
- 3 blood trail and come to an inmate that got beat up.
- 4 Q. Okay. Are there any particular areas of the
- 5 housing blocks where inmate violence upon other
- 6 inmates is more likely to occur?
- 7 MR. FREDERICKS: Objection to form. You can
- 8 answer.
- 9 A. Not to my knowledge.
- 10 Q. BY MR. KING: Is inmate violence on other
- inmates more likely to occur within a cell than in a
- 12 common area?
- 13 A. I don't have statistics on that. I have
- 14 seen both.
- 15 Q. You have. All right. Tell me what you've
- seen in terms of having seen both.
- 17 A. I've seen -- as a DSO, I've seen fights
- 18 occur right in front of me right in the dayroom right
- 19 on camera right in front of the officers, and I have
- also seen inmates go in hidden places to beat each
- 21 other up or to fight in a cell or in a mop closet or
- 22 somewhere out of sight.
- **23** Q. Okay.

- 1 A. So I've seen both.
- 2 Q. Okay. Do you have any understanding of what
- 3 precipitated the abandonment of the direct supervisor
- 4 officer position?

Corrections Officers

Leite v.

- 5 **MR. FREDERICKS:** Objection to form.
- **THE WITNESS:** Answer?
- 7 MR. FREDERICKS: Yes.
- 8 A. I can't say for sure, no.
- 9 Q. BY MR. KING: All right.
- 10 A. I don't know. I don't know the exact --
- 11 it's not nothing we are privy to.
- 12 Q. That's fine.
- 13 A. I could only guess.
- 14 Q. That's fine. I don't want you to guess.
- **MR. KING:** Let me just talk to Megan.
- (Short recess was taken.)
- 17 MR. KING: Back on the record.
- 18 O. BY MR. KING: For the -- for the rounds that
- are -- that are referenced on Exhibit 1 here,
- 20 officers -- for example, the rounds denoted as having
- 21 occurred at 3:45, what areas would you and Officer
- 22 Bergeron have covered during that round?
- 23 A. It would have been the four upper housing

- 1 doing so. We'd have -- inmates have movements. I
- 2 think at this time I think they were every hour at 20
- 3 past the hour I believe, and we had to be in the
- 4 office for that to get the inmates whatever they
- 5 needed for paperwork or things like that.
- 6 Q. Okay. Now, you worked a 16-hour shift on
- 7 August 24, 2012; is that correct?
- 8 A. I don't have that paper in front of me, but
- 9 I have seen the paperwork saying that I did so -- so I
- 10 would have to say yes, I did.
- 11 Q. Are there any scheduled break times during a
- shift that long?
- 13 A. No.
- 14 Q. So during a shift that -- that long, 16-hour
- shift, is there any for lack of a better term
- downtime, time when you're not dedicated to a, you
- 17 know, specific activity, such as rounds?
- 18 A. Yes.
- 19 Q. Okay. How often does such downtime arise?
- 20 A. It can be different from day-to-day.
- 21 Q. Okay.
- 22 A. Sometimes we don't get downtime, you know.
- There is -- there is occasions where we don't even get

Page 31

- units, which would be Echo, Fox, Golf and Hotel.
- 2 Q. Okay. How long does it customarily take to
- 3 do a round of Echo, Fox, Golf and Hotel?
- 4 A. I never timed it. I don't know.
- 5 Q. Can you give me an estimate?
- 6 A. Between five and ten minutes I would guess.
- 7 It depends on what happens during the rounds also.
- 8 Q. Certainly. So five to ten minutes to do
- 9 rounds on all four housing blocks; is that right?
- 10 A. That would be my guess, yeah. You asked me
- 11 to give you an estimate.
- 12 Q. Yes, I did.
- What job activities are you engaging in as a
- 14 corrections officer or were you engaged in as a
- corrections officer on August 24, 2012, when you were
- 16 not doing rounds?
- 17 A. Well, I have seen paperwork on this, and I
- 18 was the OIC that day. So I could have been doing
- 19 moves, moving an inmate from one housing unit to
- 20 another or one cell to another and putting it in the
- 21 computer. We watch the chow halls while they're
- 22 serving dinner. We pat out inmates in different areas
- of the facility anywhere that they may need assistance

- 1 the downtime. We are just busy --
- 2 Q. Right.
- 3 A. -- for the whole time.
- 4 O. Right.
- 5 A. And sometimes it's more so.
- 6 Q. And what -- what did you do during the
- 7 downtime?
- 8 A. Have lunch.
- 9 O. Okay.
- 10 A. Eat a snack.
- 11 O. Yeah.
- 12 A. Take a drink.
- 13 O. Yeah. All right. We don't need to mark
- 14 this again, but this is -- I'm going to show you a
- 15 document we marked in Lynn McLain's deposition as
- 16 McLain Exhibit 1, and just direct your attention to
- 17 the rounds that are indicated to have occurred at 3:45
- and 4:50. Do you see that?
- 19 A. The rounds on this?
- 20 O. Yes, on McLain 1.
- 21 A. Okay. Yeah.
- 22 Q. And next to each round, the 3:45 round and
- 4:50 round, there is a designation 10-79, right?

Page 33

1 A. Yep.

- 2 Q. And 10-79 means all clear, right?
- 3 A. Correct.
- 4 Q. Who was responsible for making the
- determination that it was all clear?
- 6 A. I can't answer that. I didn't write that.
- 7 Q. Okay.
- 8 A. I didn't fill out that because I don't put
- my rounds on this log. Somebody filled this -- filled
- this form out. I mean if you can see throughout the 10
- day of it included movements and don't put rounds. 11
- Round rounds are put on the round sheet. 12
- 13 Q. Okay.
- 14 A. In my opinion, they are not put here. Why
- would you duplicate where we put under rounds, and I
- 16 don't see it. Somebody filled out this round sheet.
- I must have been got -- got us doing something else 17
- that day. Somebody saw that the round sheet or this 18
- 19 log was not caught up so they just caught it up for
- 20 me.
- **21** Q. Okay.

1 wrote it.

7 A. Yes.

24, 2012, rounds?

8 Q. What is that called?

9 A. A shift briefing.

10 Q. Okay. If --

12 Q. No. No.

13 A. Sorry.

22 A. So I don't put that on my sheet. So I don't

2 Q. All right. Is there another document that

4 would have logged your finding -- findings or

23 know who would determine other than whoever -- whoever

3 you complete that we haven't looked at today where you

observations of what you observed during the August

- 1 Q. Okay.
- 2 A. We have a post briefing though. Each
- individual post would have same type of form.

Page 36

Page 37

- Q. All right. And four isn't anything that you
- completed, right?
- 6 A. What is that? No.
- 7 Q. We have another shift change briefing for
- August 24 that's Bates stamped 8, and you didn't have
- anything to do with this document?
- 10 A. No, that would be the shift commander's
- briefing.
- 12 Q. And we have another shift change briefing
- document for August 24, 2012. It's Bates stamped 9,
- and did you have anything to do with this document?
 - A. No, that's also the shift commander.
- 16 Q. Now, we have another shift change briefing
- form for August 24, 2012, that's Bates stamped 10.
- Did you have anything to do with this form?
- 19 A. No.
- 20 **MR. KING:** Off the record.
- (Discussion off the record.) 21
- MR. FREDERICKS: All right. I'll just give
- you the document in exchange of your nonsuiting CO 23

Page 35

- Dube. 1
- 2 MR. KING: I can't.
- 3 **MR. FREDERICKS:** Never give up something for
- 4 nothing.
- 5 **MR. KING:** All right. Did you write that?
- THE REPORTER: Yes. 6
- MR. KING: Well, I then have to put on the 7
- record that unfortunately I can't do that, but I do
- appreciate the -- the courtesy. All right.
- 10 Q. BY MR. KING: So I'm showing you a document
- that's Bates stamped 1 in the defendants' production.
- Is this the shift change briefing form that you were
- making reference to? 13
- 14 A. Yes.
- 15 Q. And this pertains to both first shift and
- second shift, right?
- 17 A. Correct.
- 18 Q. So on first shift was -- went from seven
- a.m. to 3:00 p.m., and you note there was a quiet
- shift and no moves were done, right?
- 21 A. Correct.
- 22 Q. And then for the second shift you note that
- inmate Leite was taken to Androscoggin Valley Hospital

19

14

(Discussion off the record.)

MR. KING: Off the record.

11 A. I didn't mean to stump you.

- 16 Q. BY MR. KING: Do you mind if I come around?
- 17 A. I don't mind. That's fine.
- **18** Q. Okay. I'm going to show you a document that
- was Bates stamped 4 in the defendants' document
- production in this case. Is this the type of form, 20
- central shift change briefing, that you were just making reference to?
- 23 A. It's that type of form, yes.

Leite v. Trevor Dube Corrections Officers September 1, 2017

Page 38

because he was assaulted, right?

2 A. Correct.

- 3 Q. And then you write that inmates Gelinas and
- 4 Elliot in Cell 9 were put on pending administrative
- 5 review for assaulting inmate Leite, correct?
- 6 A. Correct.
- **7** O. And then what is -- is this other notation?
- 8 A. Apparently there was a broken key that day.
- 9 Q. Okay. If any moves had been done during the
- second shift, would that have been noted here?
- 11 A. Possibly, but not definitely.
- 12 Q. All right. So on the shift change briefing,
- 13 you note the significant activity that happened during
- 14 the shift; is that true?
- 15 A. Correct.
- 16 Q. Thank you again.
- Now, what I'd like to do, sir, is show you
- video of F Block from a different F Block -- F Block
- 19 from a different angle than we observed before.
- 20 A. I'm going to move this cup if you don't
- 21 mind.
- 22 Q. Sure. Now, we are looking at F Block from
- 23 Camera Angle 30 on August 24, 2012, and we are looking

1 you corrections officers keep inmates safe from one

- 2 another?
- 3 A. Well, if an inmate feels he is in danger, he
- 4 can come to us and vocalize he feels in danger or at
- 5 risk.
- 6 Q. You're answering in general.
- 7 A. Okay. If he feels in danger, he can come to
- 8 any officer and tell us that he feels he's in danger
- 9 and we'll get him out of the area. PC. We call it
- 10 protective custody we put him on, which wouldn't be
- done by us. We wouldn't put him in protective
- 12 custody. We would get him off the area. Then he
- 13 would be in PC review where they would review it, his
- 14 situation, and they would decide whether he needs to
- 15 be -- stay away from that area or not, which is out of
- our hands at that point, but they would do differentthings depending upon the situation.
- They could just keep him out of that block.
- 19 They could keep him -- if it was somebody on upper
- 20 tier, they could put -- like an upper housing, they
- 21 could put him in lower housing like, or if it's bad
- 22 enough, they could ship him to Concord. Put him
 - there. If he can't live in Concord, they ship them

Page 39

- 1 at a moment frozen in time at 2:34 and four seconds,
- 2 and I'm just going to ask you, sir, if looking at F
- 3 Block from this angle you're able to identify the
- 4 cells by number on the lower tier?
- 5 A. No.
- 6 Q. No. You cannot tell, for example, that this
- 7 cell directly below the zero in the 40 slightly to the
- 8 right and to left of the -- where there are some
- 9 people standing in front, you can't tell that's Cell
- 10 9?
- 11 A. I can't read the number on the door.
- 12 Q. You don't know the orientation of the cells
- so as to know which number corresponds to which cell
- 14 from this angle?
- 15 A. No.

20

- **MR. KING:** Okay. All right. I don't think
- 17 I have anything further. Thank you.
- **MR. FREDERICKS:** I did jot down one -- just
- **19** one question.
- 21 EXAMINATION
- **BY MR. FREDERICKS:**
- 23 Q. Aside from rounds and counts, how else do

- out of state. So they could come to us if they feel
- 2 they're in danger. They come to us, and they'll be
- 3 safe. We will keep them safe. And let's see. What
- 4 else?
- 5 We can -- well, there again not us, but I
- 6 have seen it done a lieutenant can administratively PC
- 7 somebody where they might get intel from somebody
- 8 saying that this guy might be in danger. They'll
- 9 remove him from the block whether the inmate knows
- 10 anything about it or not. They'll just remove him
- any timing about to those they injust termove into
- 11 from the block and put him in administrative PC.
- And jeez, I just had something else in my
- 13 head too that -- oh, we can have -- keep separates on
- 14 an inmate. So if an inmate has had an encounter with
- another inmate, we would definitely keep them away
- 16 from that inmate whether it be tier to tier or
- 17 different facilities.
- 18 Q. Okay. Are you through?
- 19 A. Yep.
- MS. FREDERICKS: Okay. That's it.
- MR. KING: You're all set.
- (The deposition was concluded
- at 1:20 p.m.)

Page 41

Leite v. Trevor Dube Corrections Officers September 1, 2017

	Page 42		Page 44
1	CERTIFICATE OF WITNESS	1	CERTIFICATE
	CERTIFICATE OF WITNESS	2	
2	I, TREVOR DUBE, have read the foregoing	3	I, Karen L. Leach, a Licensed Court
3	transcript of the deposition taken on Friday,	4	Reporter, Shorthand and Notary Public of the State of
4		5	New Hampshire, do hereby certify that the foregoing is
5	September 1, 2017, at the NORTHERN NEW HAMPSHIRE	6	a true and accurate transcript of my stenographic
6	CORRECTIONAL FACILITY, Berlin, New Hampshire, and do	7	notes of the deposition of TREVOR DUBE, who was first
7	hereby swear/affirm it is an accurate and complete	8	duly sworn, taken at the place and on the date
8	record of my testimony given under oath in the matter	9	hereinbefore set forth.
9	of LEITE v. GOULET, including any and all corrections	10	I further certify that I am neither attorney
.0	that may appear on those pages so denoted as	11	nor counsel for, nor related to or employed by any of
1	"Corrections."	12	the parties to the action in which this deposition was
2		13	
3	EDELLOR DANK		taken, and further that I am not a relative or
.4	TREVOR DUBE	14	employee of any attorney or counsel employed in this
5	STATE OF	15	case, nor am I financially interested in this action.
6	COUNTY OF	16	THE FOREGOING CERTIFICATION OF THIS
7		17	TRANSCRIPT DOES NOT APPLY TO ANY REPRODUCTION OF THE
8	Subscribed and sworn to before me this day	18	SAME BY ANY MEANS UNLESS UNDER THE DIRECT CONTROL
9	of , 2017.	19	AND/OR DIRECTION OF THE CERTIFYING REPORTER.
0		20	
1		21	
2	Notary Public J.P.	22	
3	My Commission Expires:	23	KAREN L. LEACH, LCR NH #38
	Page 43		
1	CORRECTION AND SIGNATURE PAGE		
2	DEPOSITION OF: TREVOR DUBE		
3	DATE OF DEPOSITION: September 1, 2017		
4	PAGE LINE NOW READS SHOULD READ		
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1			
2	TREVOR DUBE		
3	THE VUK DUDE		

	appropriate (1)	beginning (3) 5:18;6:2;12:13	caught (2) 34:19,19
A	area (18)	belong (2)	Cell (29)
abandonment (1)	5:3;6:18,19,20,21;8:2;	18:18;20:7	14:8;15:6,9;18:14,17;
30:3	10:12,16,22;14:14;15:17,18;	below (1)	19:4,9,15,19,20;20:1,7,8,14,
ability (2)	17:1;23:17;29:12;40:9,12,	39:7	16,18;21:23;22:4,5,11;
18:15;20:6	15	Bergeron (18)	23:18,20;29:11,21;31:20;
able (4)	areas (3)	5:8;11:1,10,14,21,23;	38:4;39:7,9,13
10:4;21:6,19;39:3	29:4;30:21;31:22	12:18;14:7,11,19;15:4,13,	cells (4)
According (1)	arise (1)	16,19;17:10,19,23;30:22	14:20,22;39:4,12
23:15	32:19	Berlin (1)	cement (1)
accurate (1)	arm (1)	42:6	23:21
42:7	22:8	best (4)	central (1)
	around (2)	16:12;18:15;19:2;20:6	35:21
acquired (3) 28:15,15,18	23:6;35:16	better (1)	certain (3)
	ascended (2)	32:15	11:1;14:20;20:7
activities (2)	13:9;14:2	block (30)	Certainly (2)
21:9;31:13	Aside (1)	5:7;11:20,22;12:1,12,18;	26:18;31:8
activity (2)	39:23	13:1,10;14:3,16;15:12,13;	CERTIFICATE (1)
32:17;38:13	assault (4)	16:9;17:12,17;19:14,16;	42:1
administrative (2)	24:15,21;26:12,13	26:16,23;27:10;28:2,3;	change (8)
38:4;41:11	assaulted (1)	38:18,18,18,22;39:3;40:18;	20:5,5;35:21;36:7,12,16;
administratively (1)	38:1	41:9,11	37:12;38:12
41:6	assaulting (1)	blocking (1)	charge (1)
again (7)	38:5	13:13	8:16
17:22;20:17,18;26:17;	assigned (5)	blocks (4)	check (2)
33:14;38:16;41:5	27:12,15,16,17,20	16:19;28:10;29:5;31:9	21:17;22:4
ago (2)			
12:6;26:8	assistance (1) 31:23	blood (1) 29:3	chow (1) 31:21
ahead (1)			
9:19	assumed (1) 19:13	blurred (1) 12:19	circumstance (1) 16:18
alive (1)			
22:3	attention (3)	both (5)	claimed (1)
alongside (1)	14:5;15:3;33:16	5:8;29:14,16;30:1;37:15	22:10
14:19	Attorney (1)	break (1)	claiming (1)
alternated (2)	24:20	32:11	22:16
17:10;18:1	August (33)	breathing (1)	clarify (1)
although (1)	5:3,8;7:1,7,9;11:21,22;	22:7	6:3
18:7	12:13;13:2;15:16,19;16:4;	briefing (9)	clean (1)
always (1)	18:10;19:13;20:11,23;	35:9,21;36:2,7,11,12,16;	18:19
20:4	22:22;23:4;24:6,14;26:15,	37:12;38:12	clear (2)
Androscoggin (1)	21;27:23;28:6,8,15;31:15;	broken (1)	34:2,5
37:23	32:7;35:5;36:8,13,17;38:23	38:8	clocks (1)
Angle (6)	aware (6)	busy (1)	5:20
12:12;14:12;38:19,23;	20:23;21:8,9;28:1,8,12	33:1	close (1)
39:3,14	away (2)		6:1
answered (2)	40:15;41:15	C	closet (1)
7:15;10:11	The state of the s		29:21
anymore (1)	В	call (1)	CO (1)
25:19		40:9	36:23
Apparently (1)	back (3)	called (3)	command (2)
38:8	13:19;17:4;30:17	23:5,19;35:8	8:23;9:4
appear (1)	bad (1)	Camera (3)	commander (1)
42:10	40:21	12:12;29:19;38:23	36:15
appears (2)	basically (2)	Can (24)	commander's (1)
5:5,10	23:20;26:5	4:21;6:1,10;7:4;8:2;11:7;	36:10
applied (1)	Bates (5)	12:23;13:17;19:2;21:20;	Commission (1)
23:6	35:19;36:8,13,17;37:11	22:12,14;24:16;26:17;28:5;	42:23
appreciate (1)	beat (4)	29:7;31:5;32:20;34:10;40:4,	common (1)
··· I · I · · · · · · · · · ·	28:23;29:2,3,20	7;41:5,6,13	29:12
37:9		(1)	complete (5)
	began (4)	career (1)	complete (5)
approach (2)	began (4) 17:15,18;19:13,13	27:7	6:16;17:5;23:1;35:3;42:7

Corrections Officers		T	September 1, 2017
17:8;36:5	dangerous (2)	disciplinary (1)	25:13
Completely (2)	28:13,17	20:10	engaged (2)
17:13;18:2	DATE (1)		
		discipline (1)	20:14;31:14
completing (2)	43:3	20:22	engaging (1)
6:4;7:23	day (14)	Discussion (2)	31:13
computer (1)	6:16;7:22;10:12;12:4,7,8;	35:15;36:21	enough (2)
31:21	25:15;27:16;31:18;34:11,	document (12)	19:11;40:22
conclude (1)	18;38:8;42:18;43:20	5:2,6,11;33:15;35:2,18,	enter (2)
28:16	dayroom (1)	19;36:9,13,14,23;37:10	11:6;12:18
concluded (1)	29:18	done (12)	entered (1)
41:22	days (2)	5:12;12:2;16:23;17:5,22;	15:7
Concord (2)	27:17,20	18:5;20:20;27:11;37:20;	entering (1)
40:22,23	daytime (1)	38:9;40:11;41:6	11:22
consequences (1)	22:1	door (2)	escort (1)
20:12	day-to-day (1)	22:7;39:11	23:17
conversation (1)	32:20	double (1)	escorted (1)
25:19	decide (1)	23:7	23:13
conversations (5)	40:14	down (5)	escorting (1)
24:13,17;25:3;26:1,9	dedicated (1)	8:4;10:21;11:17;21:23;	24:5
corporal (1)	32:16	39:18	estimate (2)
9:5	defendants' (2)	downtime (5)	31:5,11
CORRECTION (1)	35:19;37:11	32:16,19,22;33:1,7	even (3)
43:1	definitely (2)	drink (1)	21:7;26:6;32:23
Correctional (6)	38:11;41:15	33:12	events (1)
	38:11;41:13 denoted (3)		24:14
4:9,12;21:2;24:19;26:11;		dry (1)	
42:6	17:21;30:20;42:10	23:18	everybody (2)
Corrections (11)	depending (1)	DSO (2)	21:18;25:23
4:19;14:18;21:10;24:18;	40:17	27:10;29:17	everybody's (1)
26:10,18;31:14,15;40:1;	depends (2)	DSOs (1)	18:20
42:9,11	5:15;31:7	27:2	everyone (1)
corresponds (1)	depicts (1)	DUBE (11)	21:17
39:13	11:21	4:1,7,22;5:2;10:23;22:19;	exact (1)
count (4)	deposed (1)	37:1;42:3,14;43:2,23	30:10
21:17,18,19;29:2	4:3	Duchesne (2)	EXAMINATION (2)
counts (2)	deposition (7)	11:9,9	4:4;39:21
21:16;39:23	25:9;26:3;33:15;41:22;	duly (1)	example (6)
COUNTY (1)	42:4;43:2,3	4:2	5:12;10:23;11:7;19:12;
42:16	designation (1)	duplicate (1)	30:20;39:6
course (2)	33:23	34:15	exchange (1)
4:16;25:9	designed (2)	during (10)	36:23
courtesy (1)	21:2,11	21:23;24:12;30:22;31:7;	exercise (1)
37:9	detected (1)	32:11,14;33:6;35:5;38:9,13	18:4
covered (3)	20:13		Exhibit (10)
15:12,13;30:22	determination (1)	${f E}$	4:22;5:2;6:8;7:6;8:8;
creates (1)	34:5	(4)	15:21;22:19;24:7;30:19;
16:18	determine (3)	earlier (1)	33:16
cup (1)	6:12;7:21;34:23	10:11	experiences (1)
38:20	determined (3)	Eat (1)	28:20
current (1)	6:15;7:22;8:4	33:10	Expires (1)
4:14	different (9)	Echo (2)	42:23
CUSACK (3)	8:6;17:14;27:16;31:22;	31:1,3	TO
13:12,18,21	32:20;38:18,19;40:16;41:17	Elliot (1)	\mathbf{F}
custody (2)	dinner (1)	38:4	0 (4)
40:10,12	31:22	Elmer (1)	face (1)
customarily (1)	direct (5)	8:18	21:20
31:2	14:5;15:2;27:4;30:3;	else (8)	facilities (1)
	33:16	10:2;11:3,4;25:20;34:17;	41:17
D	directed (1)	39:23;41:4,12	Facility (9)
	23:6	employed (2)	4:9,12;6:22;21:2;23:17;
daily (1)	direction (2)	4:8,11	24:19;26:11;31:23;42:6
20:6	14:7;23:4	encounter (1)	Fair (1)
danger (6)	directly (1)	41:14	19:11
40:3,4,7,8;41:2,8	39:7	encountered (1)	far (1)
	1	l .	

			_
13:21	42:4	16:18	4;38:3;40:1
fashion (1)	front (5)	Hoesen (2)	inquiry (1)
12:3	10:20;29:18,19;32:8;39:9	8:17,18	22:1
feel (1)	frozen (1)	holding (1)	intel (1)
41:1	39:1	23:18	41:7
feeling (1)	further (2)	hopping (3)	interaction (1)
18:6	22:1;39:17	19:20;20:14,16	15:3
feels (4)	C	Hospital (1)	into (3)
40:3,4,7,8	\mathbf{G}	37:23	21:22;22:11;27:7
felt (1)		Hotel (2)	involve (1)
18:4	Gelinas (6)	31:1,3	16:8
few (1)	23:5,6,13;24:6,10;38:3	hour (3)	involved (2)
27:1	Gelinas's (1)	12:8;32:2,3	25:18;28:7
fiancee (2)	23:7	household (1)	involving (1)
25:6,9	general (2)	25:10	28:1
fight (2)	28:11;40:6	housing (11)	
21:21;29:21	General's (1)	5:4;7:12;23:5;27:17;	J
fights (1)	24:20	28:10;29:5;30:23;31:9,19;	
29:17	given (3)	40:20,21	jeez (1)
fill (8)	6:16;7:22;42:8	10.20,21	41:12
5:16,17;6:22;7:16,20;8:2,	Golf (2)	I	jingle (1)
5;34:8	31:1,3	•	22:6
5,54.8 filled (8)	GOULET (1)	idea (1)	job (2)
7:2,18;10:5,13;11:2;34:9,	42:9	27:3	26:22;31:13
9,16			
	group (1)	identification (2)	John (1) 9:13
filling (2)	10:8	4:23;22:20	
5:15;8:6	guess (4)	identify (2)	Jonathan (3)
find (1)	30:13,14;31:6,10	21:6;39:3	24:15,22;26:12
18:17	guy (1)	image (1)	jot (1)
finding (1)	41:8	13:18	39:18
35:4	Н	incident (6)	JP (1)
findings (1)	П	22:22,23;23:1,15;25:15;	42:22
25.4		26.4	
35:4	1 10(4)	26:4	17
fine (3)	half (2)	incidents (2)	K
fine (3) 30:12,14;35:17	4:13,16	incidents (2) 28:1,9	
fine (3) 30:12,14;35:17 first (6)	4:13,16 halls (1)	incidents (2) 28:1,9 included (2)	keep (8)
fine (3) 30:12,14;35:17 first (6) 8:15;16:21;25:8;27:1;	4:13,16 halls (1) 31:21	incidents (2) 28:1,9 included (2) 5:7;34:11	keep (8) 12:21;13:12;40:1,18,19;
fine (3) 30:12,14;35:17 first (6) 8:15;16:21;25:8;27:1; 37:15,18	4:13,16 halls (1) 31:21 Hampshire (7)	incidents (2) 28:1,9 included (2) 5:7;34:11 including (1)	keep (8) 12:21;13:12;40:1,18,19; 41:3,13,15
fine (3) 30:12,14;35:17 first (6) 8:15;16:21;25:8;27:1; 37:15,18 five (7)	4:13,16 halls (1) 31:21 Hampshire (7) 4:9,12;21:2;24:19;26:10;	incidents (2) 28:1,9 included (2) 5:7;34:11 including (1) 42:9	keep (8) 12:21;13:12;40:1,18,19; 41:3,13,15 key (2)
fine (3) 30:12,14;35:17 first (6) 8:15;16:21;25:8;27:1; 37:15,18	4:13,16 halls (1) 31:21 Hampshire (7)	incidents (2) 28:1,9 included (2) 5:7;34:11 including (1)	keep (8) 12:21;13:12;40:1,18,19; 41:3,13,15
fine (3) 30:12,14;35:17 first (6) 8:15;16:21;25:8;27:1; 37:15,18 five (7) 5:21,21,22;12:6;26:8; 31:6,8	4:13,16 halls (1) 31:21 Hampshire (7) 4:9,12;21:2;24:19;26:10; 42:5,6 handcuffs (2)	incidents (2) 28:1,9 included (2) 5:7;34:11 including (1) 42:9 indicate (1) 5:13	keep (8) 12:21;13:12;40:1,18,19; 41:3,13,15 key (2) 21:14;38:8 keys (1)
fine (3) 30:12,14;35:17 first (6) 8:15;16:21;25:8;27:1; 37:15,18 five (7) 5:21,21,22;12:6;26:8; 31:6,8 floor (1)	4:13,16 halls (1) 31:21 Hampshire (7) 4:9,12;21:2;24:19;26:10; 42:5,6 handcuffs (2) 23:7,8	incidents (2) 28:1,9 included (2) 5:7;34:11 including (1) 42:9 indicate (1) 5:13 indicated (3)	keep (8) 12:21;13:12;40:1,18,19; 41:3,13,15 key (2) 21:14;38:8 keys (1) 22:6
fine (3) 30:12,14;35:17 first (6) 8:15;16:21;25:8;27:1; 37:15,18 five (7) 5:21,21,22;12:6;26:8; 31:6,8 floor (1) 23:21	4:13,16 halls (1) 31:21 Hampshire (7) 4:9,12;21:2;24:19;26:10; 42:5,6 handcuffs (2) 23:7,8 hands (1)	incidents (2) 28:1,9 included (2) 5:7;34:11 including (1) 42:9 indicate (1) 5:13 indicated (3) 14:14;19:20;33:17	keep (8) 12:21;13:12;40:1,18,19; 41:3,13,15 key (2) 21:14;38:8 keys (1) 22:6 KING (34)
fine (3) 30:12,14;35:17 first (6) 8:15;16:21;25:8;27:1; 37:15,18 five (7) 5:21,21,22;12:6;26:8; 31:6,8 floor (1)	4:13,16 halls (1) 31:21 Hampshire (7) 4:9,12;21:2;24:19;26:10; 42:5,6 handcuffs (2) 23:7,8	incidents (2) 28:1,9 included (2) 5:7;34:11 including (1) 42:9 indicate (1) 5:13 indicated (3)	keep (8) 12:21;13:12;40:1,18,19; 41:3,13,15 key (2) 21:14;38:8 keys (1) 22:6
fine (3) 30:12,14;35:17 first (6) 8:15;16:21;25:8;27:1; 37:15,18 five (7) 5:21,21,22;12:6;26:8; 31:6,8 floor (1) 23:21	4:13,16 halls (1) 31:21 Hampshire (7) 4:9,12;21:2;24:19;26:10; 42:5,6 handcuffs (2) 23:7,8 hands (1)	incidents (2) 28:1,9 included (2) 5:7;34:11 including (1) 42:9 indicate (1) 5:13 indicated (3) 14:14;19:20;33:17	keep (8) 12:21;13:12;40:1,18,19; 41:3,13,15 key (2) 21:14;38:8 keys (1) 22:6 KING (34)
fine (3) 30:12,14;35:17 first (6) 8:15;16:21;25:8;27:1; 37:15,18 five (7) 5:21,21,22;12:6;26:8; 31:6,8 floor (1) 23:21 follow (1)	4:13,16 halls (1) 31:21 Hampshire (7) 4:9,12;21:2;24:19;26:10; 42:5,6 handcuffs (2) 23:7,8 hands (1) 40:16	incidents (2) 28:1,9 included (2) 5:7;34:11 including (1) 42:9 indicate (1) 5:13 indicated (3) 14:14;19:20;33:17 indicates (2)	keep (8) 12:21;13:12;40:1,18,19; 41:3,13,15 key (2) 21:14;38:8 keys (1) 22:6 KING (34) 4:5,21;5:1;9:20;10:1;12:9,
fine (3) 30:12,14;35:17 first (6) 8:15;16:21;25:8;27:1; 37:15,18 five (7) 5:21,21,22;12:6;26:8; 31:6,8 floor (1) 23:21 follow (1) 29:2	4:13,16 halls (1) 31:21 Hampshire (7) 4:9,12;21:2;24:19;26:10; 42:5,6 handcuffs (2) 23:7,8 hands (1) 40:16 happened (3)	incidents (2) 28:1,9 included (2) 5:7;34:11 including (1) 42:9 indicate (1) 5:13 indicated (3) 14:14;19:20;33:17 indicates (2) 5:11;23:3	keep (8) 12:21;13:12;40:1,18,19; 41:3,13,15 key (2) 21:14;38:8 keys (1) 22:6 KING (34) 4:5,21;5:1;9:20;10:1;12:9, 11,15,23;13:8,15,17,20;
fine (3) 30:12,14;35:17 first (6) 8:15;16:21;25:8;27:1; 37:15,18 five (7) 5:21,21,22;12:6;26:8; 31:6,8 floor (1) 23:21 follow (1) 29:2 follows (1)	4:13,16 halls (1) 31:21 Hampshire (7) 4:9,12;21:2;24:19;26:10; 42:5,6 handcuffs (2) 23:7,8 hands (1) 40:16 happened (3) 25:16;26:4;38:13	incidents (2) 28:1,9 included (2) 5:7;34:11 including (1) 42:9 indicate (1) 5:13 indicated (3) 14:14;19:20;33:17 indicates (2) 5:11;23:3 individual (1)	keep (8) 12:21;13:12;40:1,18,19; 41:3,13,15 key (2) 21:14;38:8 keys (1) 22:6 KING (34) 4:5,21;5:1;9:20;10:1;12:9, 11,15,23;13:8,15,17,20; 14:1,11;15:6,22;16:1;22:18,
fine (3) 30:12,14;35:17 first (6) 8:15;16:21;25:8;27:1; 37:15,18 five (7) 5:21,21,22;12:6;26:8; 31:6,8 floor (1) 23:21 follow (1) 29:2 follows (1) 4:3	4:13,16 halls (1) 31:21 Hampshire (7) 4:9,12;21:2;24:19;26:10; 42:5,6 handcuffs (2) 23:7,8 hands (1) 40:16 happened (3) 25:16;26:4;38:13 happens (2) 16:17;31:7	incidents (2) 28:1,9 included (2) 5:7;34:11 including (1) 42:9 indicate (1) 5:13 indicated (3) 14:14;19:20;33:17 indicates (2) 5:11;23:3 individual (1) 36:3	keep (8) 12:21;13:12;40:1,18,19; 41:3,13,15 key (2) 21:14;38:8 keys (1) 22:6 KING (34) 4:5,21;5:1;9:20;10:1;12:9, 11,15,23;13:8,15,17,20; 14:1,11;15:6,22;16:1;22:18, 21;29:10;30:9,15,17,18; 35:14,16;36:20;37:2,5,7,10;
fine (3) 30:12,14;35:17 first (6) 8:15;16:21;25:8;27:1; 37:15,18 five (7) 5:21,21,22;12:6;26:8; 31:6,8 floor (1) 23:21 follow (1) 29:2 follows (1) 4:3 foregoing (1) 42:3	4:13,16 halls (1) 31:21 Hampshire (7) 4:9,12;21:2;24:19;26:10; 42:5,6 handcuffs (2) 23:7,8 hands (1) 40:16 happened (3) 25:16;26:4;38:13 happens (2) 16:17;31:7 hard (1)	incidents (2) 28:1,9 included (2) 5:7;34:11 including (1) 42:9 indicate (1) 5:13 indicated (3) 14:14;19:20;33:17 indicates (2) 5:11;23:3 individual (1) 36:3 Industries (1) 5:4	keep (8) 12:21;13:12;40:1,18,19; 41:3,13,15 key (2) 21:14;38:8 keys (1) 22:6 KING (34) 4:5,21;5:1;9:20;10:1;12:9, 11,15,23;13:8,15,17,20; 14:1,11;15:6,22;16:1;22:18, 21;29:10;30:9,15,17,18; 35:14,16;36:20;37:2,5,7,10; 39:16;41:21
fine (3) 30:12,14;35:17 first (6) 8:15;16:21;25:8;27:1; 37:15,18 five (7) 5:21,21,22;12:6;26:8; 31:6,8 floor (1) 23:21 follow (1) 29:2 follows (1) 4:3 foregoing (1) 42:3 form (11)	4:13,16 halls (1) 31:21 Hampshire (7) 4:9,12;21:2;24:19;26:10; 42:5,6 handcuffs (2) 23:7,8 hands (1) 40:16 happened (3) 25:16;26:4;38:13 happens (2) 16:17;31:7 hard (1) 14:12	incidents (2) 28:1,9 included (2) 5:7;34:11 including (1) 42:9 indicate (1) 5:13 indicated (3) 14:14;19:20;33:17 indicates (2) 5:11;23:3 individual (1) 36:3 Industries (1) 5:4 information (2)	keep (8) 12:21;13:12;40:1,18,19; 41:3,13,15 key (2) 21:14;38:8 keys (1) 22:6 KING (34) 4:5,21;5:1;9:20;10:1;12:9, 11,15,23;13:8,15,17,20; 14:1,11;15:6,22;16:1;22:18, 21;29:10;30:9,15,17,18; 35:14,16;36:20;37:2,5,7,10; 39:16;41:21 kitchen (1)
fine (3) 30:12,14;35:17 first (6) 8:15;16:21;25:8;27:1; 37:15,18 five (7) 5:21,21,22;12:6;26:8; 31:6,8 floor (1) 23:21 follow (1) 29:2 follows (1) 4:3 foregoing (1) 42:3 form (11) 9:19;22:12;29:7;30:5;	4:13,16 halls (1) 31:21 Hampshire (7) 4:9,12;21:2;24:19;26:10; 42:5,6 handcuffs (2) 23:7,8 hands (1) 40:16 happened (3) 25:16;26:4;38:13 happens (2) 16:17;31:7 hard (1) 14:12 Hartshorn (2)	incidents (2) 28:1,9 included (2) 5:7;34:11 including (1) 42:9 indicate (1) 5:13 indicated (3) 14:14;19:20;33:17 indicates (2) 5:11;23:3 individual (1) 36:3 Industries (1) 5:4 information (2) 28:14,18	keep (8) 12:21;13:12;40:1,18,19; 41:3,13,15 key (2) 21:14;38:8 keys (1) 22:6 KING (34) 4:5,21;5:1;9:20;10:1;12:9, 11,15,23;13:8,15,17,20; 14:1,11;15:6,22;16:1;22:18, 21;29:10;30:9,15,17,18; 35:14,16;36:20;37:2,5,7,10; 39:16;41:21 kitchen (1) 27:20
fine (3) 30:12,14;35:17 first (6) 8:15;16:21;25:8;27:1; 37:15,18 five (7) 5:21,21,22;12:6;26:8; 31:6,8 floor (1) 23:21 follow (1) 29:2 follows (1) 4:3 foregoing (1) 42:3 form (11) 9:19;22:12;29:7;30:5; 34:10;35:20,23;36:3,17,18;	4:13,16 halls (1) 31:21 Hampshire (7) 4:9,12;21:2;24:19;26:10; 42:5,6 handcuffs (2) 23:7,8 hands (1) 40:16 happened (3) 25:16;26:4;38:13 happens (2) 16:17;31:7 hard (1) 14:12 Hartshorn (2) 9:6,8	incidents (2) 28:1,9 included (2) 5:7;34:11 including (1) 42:9 indicate (1) 5:13 indicated (3) 14:14;19:20;33:17 indicates (2) 5:11;23:3 individual (1) 36:3 Industries (1) 5:4 information (2) 28:14,18 infractions (1)	keep (8) 12:21;13:12;40:1,18,19; 41:3,13,15 key (2) 21:14;38:8 keys (1) 22:6 KING (34) 4:5,21;5:1;9:20;10:1;12:9, 11,15,23;13:8,15,17,20; 14:1,11;15:6,22;16:1;22:18, 21;29:10;30:9,15,17,18; 35:14,16;36:20;37:2,5,7,10; 39:16;41:21 kitchen (1) 27:20 knew (1)
fine (3) 30:12,14;35:17 first (6) 8:15;16:21;25:8;27:1; 37:15,18 five (7) 5:21,21,22;12:6;26:8; 31:6,8 floor (1) 23:21 follow (1) 29:2 follows (1) 4:3 foregoing (1) 42:3 form (11) 9:19;22:12;29:7;30:5; 34:10;35:20,23;36:3,17,18; 37:12	4:13,16 halls (1) 31:21 Hampshire (7) 4:9,12;21:2;24:19;26:10; 42:5,6 handcuffs (2) 23:7,8 hands (1) 40:16 happened (3) 25:16;26:4;38:13 happens (2) 16:17;31:7 hard (1) 14:12 Hartshorn (2) 9:6,8 head (1)	incidents (2) 28:1,9 included (2) 5:7;34:11 including (1) 42:9 indicate (1) 5:13 indicated (3) 14:14;19:20;33:17 indicates (2) 5:11;23:3 individual (1) 36:3 Industries (1) 5:4 information (2) 28:14,18 infractions (1) 20:9	keep (8) 12:21;13:12;40:1,18,19; 41:3,13,15 key (2) 21:14;38:8 keys (1) 22:6 KING (34) 4:5,21;5:1;9:20;10:1;12:9, 11,15,23;13:8,15,17,20; 14:1,11;15:6,22;16:1;22:18, 21;29:10;30:9,15,17,18; 35:14,16;36:20;37:2,5,7,10; 39:16;41:21 kitchen (1) 27:20 knew (1) 20:20
fine (3) 30:12,14;35:17 first (6) 8:15;16:21;25:8;27:1; 37:15,18 five (7) 5:21,21,22;12:6;26:8; 31:6,8 floor (1) 23:21 follow (1) 29:2 follows (1) 4:3 foregoing (1) 42:3 form (11) 9:19;22:12;29:7;30:5; 34:10;35:20,23;36:3,17,18; 37:12 Four (6)	4:13,16 halls (1) 31:21 Hampshire (7) 4:9,12;21:2;24:19;26:10; 42:5,6 handcuffs (2) 23:7,8 hands (1) 40:16 happened (3) 25:16;26:4;38:13 happens (2) 16:17;31:7 hard (1) 14:12 Hartshorn (2) 9:6,8 head (1) 41:13	incidents (2) 28:1,9 included (2) 5:7;34:11 including (1) 42:9 indicate (1) 5:13 indicated (3) 14:14;19:20;33:17 indicates (2) 5:11;23:3 individual (1) 36:3 Industries (1) 5:4 information (2) 28:14,18 infractions (1) 20:9 inmate (32)	keep (8)
fine (3) 30:12,14;35:17 first (6) 8:15;16:21;25:8;27:1; 37:15,18 five (7) 5:21,21,22;12:6;26:8; 31:6,8 floor (1) 23:21 follow (1) 29:2 follows (1) 4:3 foregoing (1) 42:3 form (11) 9:19;22:12;29:7;30:5; 34:10;35:20,23;36:3,17,18; 37:12 Four (6) 23:21;27:7;30:23;31:9;	4:13,16 halls (1) 31:21 Hampshire (7) 4:9,12;21:2;24:19;26:10; 42:5,6 handcuffs (2) 23:7,8 hands (1) 40:16 happened (3) 25:16;26:4;38:13 happens (2) 16:17;31:7 hard (1) 14:12 Hartshorn (2) 9:6,8 head (1) 41:13 held (1)	incidents (2) 28:1,9 included (2) 5:7;34:11 including (1) 42:9 indicate (1) 5:13 indicated (3) 14:14;19:20;33:17 indicates (2) 5:11;23:3 individual (1) 36:3 Industries (1) 5:4 information (2) 28:14,18 infractions (1) 20:9 inmate (32) 15:4,7;18:17,21;20:7,13,	keep (8)
fine (3) 30:12,14;35:17 first (6) 8:15;16:21;25:8;27:1; 37:15,18 five (7) 5:21,21,22;12:6;26:8; 31:6,8 floor (1) 23:21 follow (1) 29:2 follows (1) 4:3 foregoing (1) 42:3 form (11) 9:19;22:12;29:7;30:5; 34:10;35:20,23;36:3,17,18; 37:12 Four (6) 23:21;27:7;30:23;31:9; 36:4;39:1	4:13,16 halls (1) 31:21 Hampshire (7) 4:9,12;21:2;24:19;26:10; 42:5,6 handcuffs (2) 23:7,8 hands (1) 40:16 happened (3) 25:16;26:4;38:13 happens (2) 16:17;31:7 hard (1) 14:12 Hartshorn (2) 9:6,8 head (1) 41:13 held (1) 4:17	incidents (2) 28:1,9 included (2) 5:7;34:11 including (1) 42:9 indicate (1) 5:13 indicated (3) 14:14;19:20;33:17 indicates (2) 5:11;23:3 individual (1) 36:3 Industries (1) 5:4 information (2) 28:14,18 infractions (1) 20:9 inmate (32) 15:4,7;18:17,21;20:7,13, 13;21:3,11,23;22:2;23:5,6,7,	keep (8)
fine (3) 30:12,14;35:17 first (6) 8:15;16:21;25:8;27:1; 37:15,18 five (7) 5:21,21,22;12:6;26:8; 31:6,8 floor (1) 23:21 follow (1) 29:2 follows (1) 4:3 foregoing (1) 42:3 form (11) 9:19;22:12;29:7;30:5; 34:10;35:20,23;36:3,17,18; 37:12 Four (6) 23:21;27:7;30:23;31:9; 36:4;39:1 Fox (4)	4:13,16 halls (1) 31:21 Hampshire (7) 4:9,12;21:2;24:19;26:10; 42:5,6 handcuffs (2) 23:7,8 hands (1) 40:16 happened (3) 25:16;26:4;38:13 happens (2) 16:17;31:7 hard (1) 14:12 Hartshorn (2) 9:6,8 head (1) 41:13 held (1) 4:17 hereby (1)	incidents (2) 28:1,9 included (2) 5:7;34:11 including (1) 42:9 indicate (1) 5:13 indicated (3) 14:14;19:20;33:17 indicates (2) 5:11;23:3 individual (1) 36:3 Industries (1) 5:4 information (2) 28:14,18 infractions (1) 20:9 inmate (32) 15:4,7;18:17,21;20:7,13, 13;21:3,11,23;22:2;23:5,6,7, 13;24:6,10,14;28:1,9;29:3,5,	keep (8) 12:21;13:12;40:1,18,19; 41:3,13,15 key (2) 21:14;38:8 keys (1) 22:6 KING (34) 4:5,21;5:1;9:20;10:1;12:9, 11,15,23;13:8,15,17,20; 14:1,11;15:6,22;16:1;22:18, 21;29:10;30:9,15,17,18; 35:14,16;36:20;37:2,5,7,10; 39:16;41:21 kitchen (1) 27:20 knew (1) 20:20 knock (2) 22:6,8 knowledge (2) 16:12;29:9
fine (3) 30:12,14;35:17 first (6) 8:15;16:21;25:8;27:1; 37:15,18 five (7) 5:21,21,22;12:6;26:8; 31:6,8 floor (1) 23:21 follow (1) 29:2 follows (1) 4:3 foregoing (1) 42:3 form (11) 9:19;22:12;29:7;30:5; 34:10;35:20,23;36:3,17,18; 37:12 Four (6) 23:21;27:7;30:23;31:9; 36:4;39:1 Fox (4) 27:18,21;31:1,3	4:13,16 halls (1) 31:21 Hampshire (7) 4:9,12;21:2;24:19;26:10; 42:5,6 handcuffs (2) 23:7,8 hands (1) 40:16 happened (3) 25:16;26:4;38:13 happens (2) 16:17;31:7 hard (1) 14:12 Hartshorn (2) 9:6,8 head (1) 41:13 held (1) 4:17 hereby (1) 42:7	incidents (2) 28:1,9 included (2) 5:7;34:11 including (1) 42:9 indicate (1) 5:13 indicated (3) 14:14;19:20;33:17 indicates (2) 5:11;23:3 individual (1) 36:3 Industries (1) 5:4 information (2) 28:14,18 infractions (1) 20:9 inmate (32) 15:4,7;18:17,21;20:7,13, 13;21:3,11,23;22:2;23:5,6,7, 13;24:6,10,14;28:1,9;29:3,5, 10;31:19;37:23;38:5;40:3;	keep (8)
fine (3) 30:12,14;35:17 first (6) 8:15;16:21;25:8;27:1; 37:15,18 five (7) 5:21,21,22;12:6;26:8; 31:6,8 floor (1) 23:21 follow (1) 29:2 follows (1) 4:3 foregoing (1) 42:3 form (11) 9:19;22:12;29:7;30:5; 34:10;35:20,23;36:3,17,18; 37:12 Four (6) 23:21;27:7;30:23;31:9; 36:4;39:1 Fox (4) 27:18,21;31:1,3 FREDERICKS (13)	4:13,16 halls (1) 31:21 Hampshire (7) 4:9,12;21:2;24:19;26:10; 42:5,6 handcuffs (2) 23:7,8 hands (1) 40:16 happened (3) 25:16;26:4;38:13 happens (2) 16:17;31:7 hard (1) 14:12 Hartshorn (2) 9:6,8 head (1) 41:13 held (1) 4:17 hereby (1) 42:7 Hey (1)	incidents (2) 28:1,9 included (2) 5:7;34:11 including (1) 42:9 indicate (1) 5:13 indicated (3) 14:14;19:20;33:17 indicates (2) 5:11;23:3 individual (1) 36:3 Industries (1) 5:4 information (2) 28:14,18 infractions (1) 20:9 inmate (32) 15:4,7;18:17,21;20:7,13, 13;21:3,11,23;22:2;23:5,6,7, 13;24:6,10,14;28:1,9;29:3,5, 10;31:19;37:23;38:5;40:3; 41:9,14,14,15,16	keep (8) 12:21;13:12;40:1,18,19; 41:3,13,15 key (2) 21:14;38:8 keys (1) 22:6 KING (34) 4:5,21;5:1;9:20;10:1;12:9, 11,15,23;13:8,15,17,20; 14:1,11;15:6,22;16:1;22:18, 21;29:10;30:9,15,17,18; 35:14,16;36:20;37:2,5,7,10; 39:16;41:21 kitchen (1) 27:20 knew (1) 20:20 knock (2) 22:6,8 knowledge (2) 16:12;29:9 known (1) 11:5
fine (3)	4:13,16 halls (1) 31:21 Hampshire (7) 4:9,12;21:2;24:19;26:10; 42:5,6 handcuffs (2) 23:7,8 hands (1) 40:16 happened (3) 25:16;26:4;38:13 happens (2) 16:17;31:7 hard (1) 14:12 Hartshorn (2) 9:6,8 head (1) 41:13 held (1) 4:17 hereby (1) 42:7 Hey (1) 11:16	incidents (2) 28:1,9 included (2) 5:7;34:11 including (1) 42:9 indicate (1) 5:13 indicated (3) 14:14;19:20;33:17 indicates (2) 5:11;23:3 individual (1) 36:3 Industries (1) 5:4 information (2) 28:14,18 infractions (1) 20:9 inmate (32) 15:4,7;18:17,21;20:7,13, 13;21:3,11,23;22:2;23:5,6,7, 13;24:6,10,14;28:1,9;29:3,5, 10;31:19;37:23;38:5;40:3; 41:9,14,14,15,16 inmates (23)	keep (8)
fine (3)	4:13,16 halls (1) 31:21 Hampshire (7) 4:9,12;21:2;24:19;26:10; 42:5,6 handcuffs (2) 23:7,8 hands (1) 40:16 happened (3) 25:16;26:4;38:13 happens (2) 16:17;31:7 hard (1) 14:12 Hartshorn (2) 9:6,8 head (1) 41:13 held (1) 4:17 hereby (1) 12:16 hidden (1)	incidents (2) 28:1,9 included (2) 5:7;34:11 including (1) 42:9 indicate (1) 5:13 indicated (3) 14:14;19:20;33:17 indicates (2) 5:11;23:3 individual (1) 36:3 Industries (1) 5:4 information (2) 28:14,18 infractions (1) 20:9 inmate (32) 15:4,7;18:17,21;20:7,13, 13;21:3,11,23;22:2;23:5,6,7, 13;24:6,10,14;28:1,9;29:3,5, 10;31:19;37:23;38:5;40:3; 41:9,14,14,15,16 inmates (23) 18:13,14,15,16,16;19:19;	keep (8) 12:21;13:12;40:1,18,19; 41:3,13,15 key (2) 21:14;38:8 keys (1) 22:6 KING (34) 4:5,21;5:1;9:20;10:1;12:9, 11,15,23;13:8,15,17,20; 14:1,11;15:6,22;16:1;22:18, 21;29:10;30:9,15,17,18; 35:14,16;36:20;37:2,5,7,10; 39:16;41:21 kitchen (1) 27:20 knew (1) 20:20 knock (2) 22:6,8 knowledge (2) 16:12;29:9 known (1) 11:5
fine (3) 30:12,14;35:17 first (6) 8:15;16:21;25:8;27:1; 37:15,18 five (7) 5:21,21,22;12:6;26:8; 31:6,8 floor (1) 23:21 follow (1) 29:2 follows (1) 4:3 foregoing (1) 42:3 form (11) 9:19;22:12;29:7;30:5; 34:10;35:20,23;36:3,17,18; 37:12 Four (6) 23:21;27:7;30:23;31:9; 36:4;39:1 Fox (4) 27:18,21;31:1,3 FREDERICKS (13) 9:19,22;15:21;22:12,15; 29:7;30:5,7;36:22;37:3; 39:18,22;41:20	4:13,16 halls (1) 31:21 Hampshire (7) 4:9,12;21:2;24:19;26:10; 42:5,6 handcuffs (2) 23:7,8 hands (1) 40:16 happened (3) 25:16;26:4;38:13 happens (2) 16:17;31:7 hard (1) 14:12 Hartshorn (2) 9:6,8 head (1) 41:13 held (1) 4:17 hereby (1) 11:16 hidden (1) 29:20	incidents (2) 28:1,9 included (2) 5:7;34:11 including (1) 42:9 indicate (1) 5:13 indicated (3) 14:14;19:20;33:17 indicates (2) 5:11;23:3 individual (1) 36:3 Industries (1) 5:4 information (2) 28:14,18 infractions (1) 20:9 inmate (32) 15:4,7;18:17,21;20:7,13, 13;21:3,11,23;22:2;23:5,6,7, 13;24:6,10,14;28:1,9;29:3,5, 10;31:19;37:23;38:5;40:3; 41:9,14,14,15,16 inmates (23) 18:13,14,15,16,16;19:19; 20:1,1;21:3,12;23:18;28:2,9,	keep (8)
fine (3)	4:13,16 halls (1) 31:21 Hampshire (7) 4:9,12;21:2;24:19;26:10; 42:5,6 handcuffs (2) 23:7,8 hands (1) 40:16 happened (3) 25:16;26:4;38:13 happens (2) 16:17;31:7 hard (1) 14:12 Hartshorn (2) 9:6,8 head (1) 41:13 held (1) 4:17 hereby (1) 12:16 hidden (1)	incidents (2) 28:1,9 included (2) 5:7;34:11 including (1) 42:9 indicate (1) 5:13 indicated (3) 14:14;19:20;33:17 indicates (2) 5:11;23:3 individual (1) 36:3 Industries (1) 5:4 information (2) 28:14,18 infractions (1) 20:9 inmate (32) 15:4,7;18:17,21;20:7,13, 13;21:3,11,23;22:2;23:5,6,7, 13;24:6,10,14;28:1,9;29:3,5, 10;31:19;37:23;38:5;40:3; 41:9,14,14,15,16 inmates (23) 18:13,14,15,16,16;19:19;	keep (8)

			• /
	33:8	13:1	29:7;30:5
${f L}$	lying (1)	move (4)	observations (1)
	21:23	22:5,6,8;38:20	35:5
lack (1)	Lynn (1)	movements (2)	observe (1)
32:15	33:15	32:1;34:11	12:17
		moves (3)	observed (2)
lazy (1)	\mathbf{M}	31:19;37:20;38:9	35:5;38:19
18:6	141	moving (1)	obvious (1)
Leach (1)		31:19	28:23
4:2	making (3)		
leave (1)	34:4;35:22;37:13	must (2)	obviously (2)
11:15	many (3)	10:9;34:17	17:7;19:9
leaving (1)	15:18,18;16:2		Occasionally (2)
5:17	mark (3)	N	16:16;29:1
ed (1)	4:21;11:16;33:13		occasions (1)
28:16	marked (5)	name (4)	32:23
eft (1)	4:23;5:2;6:8;22:20;33:15	4:6;9:12;21:6;25:7	occur (3)
39:8	marks (1)	names (3)	29:6,11,18
	21:20	8:9,10;21:8	occurred (3)
eft-hand (1)	married (1)	narrated (1)	17:21;30:21;33:17
14:6	11:12	24:6	off (7)
Leite (6)			
24:15,22;26:12;37:23;	Masse (1)	narrow (1)	25:15;27:9;35:14,15;
38:5;42:9	9:13	10:21	36:20,21;40:12
ieutenant (6)	matching (1)	nearest (1)	Offhand (1)
9:10,11,14,14,16;41:6	8:12	5:21	14:23
likely (2)	matter (1)	need (2)	office (4)
29:6,11	42:8	31:23;33:13	11:16;23:5;24:21;32:4
LINE (1)	may (5)	needed (1)	Officer (39)
43:4	18:21;27:15,15;31:23;	32:5	4:7,15,18,19;5:8;7:22;
	42:10	needs (1)	8:15,23;9:4;10:23;11:1,9,14,
list (2)	Maybe (2)	40:14	21,23;12:17;14:7,11,18,19;
10:15,20			
litigation (1)	17:2,2	nervous (1)	15:3,12,16,19;17:10,11,18,
26:13	McLain (2)	25:12	23;21:10,14;22:11;26:19;
little (1)	33:16,20	New (7)	27:4,5;30:4,21;31:14,15;
5:23	McLain's (1)	4:8,12;21:1;24:18;26:10;	40:8
live (2)	33:15	42:5,6	officers (6)
25:10;40:23	mean (6)	next (2)	24:18;26:10;27:9;29:19;
lives (1)	10:7,8;16:14,16;34:10;	8:22;33:22	30:20;40:1
20:4	35:11	nonsuiting (1)	often (1)
locked (1)	means (2)	36:23	32:19
	27:2;34:2	Northern (6)	OIC (1)
23:7	Megan (1)	4:8,12;21:1;24:18;26:10;	31:18
log (11)	30:15	4.8,12,21.1,24.18,20.10,	once (1)
5:3;10:22;11:3,6;14:14;		1-	
15:17,18;16:3;17:1;34:9,19	members (1)	Notary (1)	17:5
logged (1)	24:20	42:22	one (19)
35:4	middle (1)	notation (1)	7:16,20;9:17;10:9,18;
long (6)	16:20	38:7	11:2;18:17;19:10;21:13,14,
4:11;26:15,21;31:2;32:12,	might (3)	note (3)	16;23:21;24:2;25:4;31:19,
14	5:23;41:7,8	37:19,22;38:13	20;39:18,19;40:1
look (10)	mind (3)	noted (1)	only (2)
18:14;19:4,9,23;21:19,22;	35:16,17;38:21	38:10	11:7;30:13
	minutes (3)	number (4)	operations (1)
22:4,5,9,22	5:22;31:6,8	7:7;39:4,11,13	24:1
looked (3)			opinion (1)
19:15,18;35:3	missed (2)	numerous (6)	
looking (5)	13:16;26:17	12:6;18:20;20:9,21;24:1;	34:14
22:11;24:4;38:22,23;39:2	moment (1)	25:4	orientation (1)
looks (4)	39:1		39:12
9:13,15;14:13;16:6	mop (1)	О	out (27)
love (1)	29:21		5:15,16,17;6:23;7:2,16,18,
21:7	more (4)	oath (1)	20;8:2,5,7;10:5,13;11:2;
lower (9)	19:19;29:6,11;33:5	42:8	18:17,18;20:8,17;29:22;
12:1;14:6;15:13;17:19,23;	Mostly (1)	Object (2)	31:22;34:8,10,16;40:9,15,
17:1:14:0:15:14:1/:19 73:			18;41:1
	1 /3:1/		
18:6,9;39:4;40:21 lunch (1)	25:12 mounting (1)	9:19;22:12 Objection (2)	outside (1)

-			
24:19	position (2)	24:16;25:23;26:3,4;28:5	21:15;22:18,18;23:13,14,23;
Over (3)	4:14;30:4	reception (3)	24:5,5;26:7,7,15,19;27:5;
4:16;9:9;20:5	Possibly (1)	23:14,16;24:2	29:15,18,18,18,19;30:9;
4.10,7.7,20.3	38:11	recess (1)	31:9;33:2,4,13,23;34:2;
P	post (4)	30:16	35:2;36:4,5,22;37:5,9,16,20;
(2)	10:12;27:10;36:2,3	recognize (4)	38:1,12;39:8,16
page (3)	posts (1)	8:8,9,12;25:7	right-hand (1)
22:23;43:1,4	27:16	record (10)	9:9
pages (1)	potential (2)	4:6;6:4,7;30:17;35:14,15;	risk (1)
42:10	28:12,16	36:20,21;37:8;42:8	40:5
paper (1)	potentially (1)	reference (2)	round (43)
32:8	19:20	35:22;37:13	5:13,16,18,21;6:2,4,4,5,
paperwork (3)	precipitated (1)	referenced (1)	16,20,21;7:3,11,13;8:6;11:1,
31:17;32:5,9	30:3	30:19	3,15,17;15:11,17;16:23;
Pardon (1)	presence (2)	Referring (1)	17:5,8,11,15,15,17,21;18:9;
13:4	21:14;24:20	15:21	19:3,7,12;29:2;30:22;31:3;
	pretty (1)	reflect (2)	33:22,22,23;34:12,12,16,18
particular (1)			
29:4	12:19	5:6;15:19	rounds (53)
past (4)	prevent (2)	reflected (1)	5:3,7,7,12,17,23;6:7,8,13;
5:22,22,22;32:3	21:3,11	17:1	7:7,23;9:18;10:6,10,22;
pat (1)	previously (1)	reflects (2)	11:23;12:2,7;14:14,15;
31:22	20:21	7:6;15:17	15:15,18,18;16:2,9,20;17:1,
pausing (1)	prior (1)	regarding (1)	9;18:12;21:13,22;26:16,23;
12:15	28:20	24:14	27:8,9,11,15,17,21;30:18,
PC (4)	privy (1)	remember (8)	20;31:7,9,16;32:17;33:17,
40:9,13;41:6,11	30:11	12:2,7;18:8,11;24:5,9;	19;34:9,11,12,15;35:6;39:23
pending (1)	Probably (1)	25:23;26:6	17,51.7,11,12,13,55.0,57.25
38:4	17:2	remove (2)	S
people (6)	procedures (2)	41:9,10	
			22 f 2 (()
9:17;10:5,7,8,18;39:9	21:1,9	rephrase (2)	safe (6)
person (7)	production (2)	7:4;19:7	18:13,20;21:17;40:1;41:3,
6:22;7:2,10;8:6,13;10:9;	35:20;37:11	report (7)	3
11:5	protective (2)	20:10,22,22;22:22,23;	same (4)
personnel (2)	40:10,11	23:1,15	5:21;17:7;25:10;36:3
24:19;26:11	Public (1)	REPORTER (1)	saw (4)
pertain (1)	42:22	37:6	22:4,10,10;34:18
24:15	pull (1)	represent (1)	saying (3)
pertaining (3)	13:18	11:20	26:5;32:9;41:8
24:21,23;26:11	put (16)	required (1)	scheduled (1)
pertains (1)	5:16;23:18;34:8,11,12,14,	26:22	32:11
37:15	15,22;37:7;38:4;40:10,11,	response (5)	screen (1)
	20,21,22;41:11	16:19,19,21,23;17:5	14:6
ph (1)			
9:6	putting (1)	responsibilities (1)	SEC (1)
physical (1)	31:20	26:22	9:10
21:21		responsibility (1)	second (8)
place (4)	Q	19:14	8:22;13:1,9;14:3;22:23;
18:19;21:2;28:13,17		responsible (3)	37:16,22;38:10
places (1)	quiet (1)	7:23;17:11;34:4	seconds (1)
29:20	37:19	result (1)	39:1
played (6)		16:23	Security (1)
12:14,22;13:7,23;14:9;	R	resume (1)	9:11
15:5		15:1	seeing (1)
Please (3)	random (3)	review (3)	5:20
4:6;8:10;11:8	17:13,13;18:2	38:5;40:13,13	separates (1)
pm (10)	range (1)	rewind (1)	41:13
5:8,9,12,14;11:22;12:13;	20:12	13:17	September (2)
		Rhianne (1)	
23:3,9;37:19;41:23	read (3)	* *	42:5;43:3
point (3)	39:11;42:3;43:4	25:6	sergeant (4)
14:16;27:6;40:16	READS (1)	right (61)	8:16;9:14;23:4,14
policies (3)	43:4	4:20;6:7,15;7:7,19;10:14,	serving (1)
21:1,6,8	reasons (1)	19;11:19;12:9,21;13:10;	31:22
21.1,0,0	(-)		
policy (1)	21:16	14:1,3,4,16,17;16:15;17:19;	set (1)
	* *	14:1,3,4,16,17;16:15;17:19; 18:16,23;19:4;20:1,1,19;	set (1) 41:21

-			
seven (4)	6:22	29:16	
16:6;17:9;23:9;37:18	stairs (3)	testified (1)	U
sheet (19)	13:1,9;14:2	4:3	
5:16;6:4,8,13,17,20,21;	stamped (5)	testimony (1)	under (2)
7:3,11,13,23;9:18;10:6,10;	35:19;36:8,13,17;37:11	42:8	34:15;42:8
25:8;34:12,16,18,22	stand (3)	thinking (1)	Understood (1)
shift (23)	9:10;21:18,19	27:7	11:19
8:15,23;9:4;32:6,12,14,	standing (2)	third (1)	unfortunately (1)
15;35:9,21;36:7,10,12,15,	18:17;39:9	9:4	37:8
16;37:12,15,16,18,20,22;	starts (1)	though (1)	unit (5)
38:10,12,14	11:23	36:2	27:5,6,9,12;31:19
ship (2)	state (3)	thought (1)	units (3)
40:22,23	4:6;41:1;42:15	10:11	5:4;18:22;31:1
Short (1)	stated (1)	three (1)	universe (2)
30:16	20:15	18:16	10:4,7
show (4)	states (1)	throughout (1)	up (11)
12:9;33:14;35:18;38:17	10:23	34:10	11:14;12:1;13:12;28:22,
showing (2)	statistics (1)	tier (23)	23;29:2,3,21;34:19,19;37:3
5:1;37:10	29:13	12:1,2;13:1,9;14:3;15:12,	upon (4)
shown (1)	stay (1)	13;17:12,18,19,22,23;18:5,	21:3,11;29:5;40:17
22:21	40:15	6,9,9;19:10,14,15;39:4;	upper (14)
side (2)	still (1)	40:20;41:16,16	5:3;7:12;12:1;15:12;
9:9;14:6	8:20	timed (1)	17:18,22;18:5,9;19:14,15;
sight (1)	strike (2)	31:4	27:17;30:23;40:19,20
29:22	17:15;28:7	times (5)	usually (3)
signature (4)	stump (1)	15:23;16:1;20:21;27:6;	5:17,21;29:1
8:8,12,22;43:1	35:11	32:11	
signed (2)	Subscribed (1)	title (2)	\mathbf{V}
8:13;43:20	42:18	4:14,17	
significant (1) 38:13	supervisor (2)	today (3) 8:5;26:3;35:3	Valley (1)
38:13 sink (1)	27:4;30:3		37:23
23:20	suppose (1) 5:15	together (1) 16:7	Van (2)
sit (1)	supposed (2)	toilet (1)	8:16,18
8:4	21:10;25:8	23:20	verbal (2)
sitting (1)	sure (13)	told (4)	20:9,16
11:15	18:13,13,14,19,19;21:4,	19:23;20:21;25:14,17	video (16)
situation (2)	17;22:1,3,9;27:13;30:8;	took (2)	11:20;12:10,12,14,15,19,
40:14,17	38:22	27:8,8	22;13:7,23;14:9;15:2,5;
slightly (1)	suspect (1)	top (1)	22:5,11,17;38:18
39:7	18:7	13:22	violence (7) 21:3,11;28:1,2,9;29:5,10
Smith (1)	swear/affirm (1)	trail (1)	
23:4	42:7	29:3	visual (1) 22:4
snack (1)	Sweat (1)	trainee (1)	vocalize (1)
33:10	23:14	4:19	40:4
Snyder (1)	sworn (2)	transcript (1)	voice (1)
25:6	4:2;42:18	42:4	13:12
Somebody (9)		TREVOR (6)	volunteer (1)
6:18;11:15;20:20;34:9,16,	\mathbf{T}	4:1,7;42:3,14;43:2,23	16:17
18;40:19;41:7,7		tried (1)	10.17
someone (2)	talk (3)	18:6	\mathbf{W}
11:3,4	22:6;25:11;30:15	true (1)	
Sometimes (4)	talked (2)	38:14	walked (1)
20:5;29:2;32:22;33:5	25:10;26:2	try (3)	14:13
somewhere (1)	tank (1)	6:1;17:4,4	walls (1)
29:22	23:19	trying (2)	23:21
Sorry (5)	telling (2)	7:21;26:3	warning (2)
9:7;13:14,15;23:11;35:13	7:1;26:2	turn (3)	20:9,17
specific (2)	ten (2)	8:5;22:8;23:6	watch (2)
21:4;32:17		two (1)	
	31:6,8		22:16;31:21
Specifically (2)	term (1)	19:19	22:16;31:21 watching (3)

Corrections Officers			Sept
23:20			
	_	_	
way (5)	2	7	
5:10;13:20;17:14;24:21,			
23	2 (2)	7 (1)	
whole (2)	22:19;24:7	14:8	
22:17;33:3	2:34 (1)	7:07 (1)	
whose (1)	39:1	23:9	
9:12	20 (1)		
within (1)	32:2	8	
29:11	2006 (1)	0	
WITNESS (5)	26:19	8 (3)	
9:21;13:14;22:14;30:6;	2012 (32)	14:8;15:9;36:8	
42:1	5:3,8;7:2,7,10;11:21,23;	14.6,13.9,30.6	
work (1)		9	
8:20	12:13;13:2;15:16,20;16:5;	9	
worked (4)	18:10;19:13;20:12,23;	0 (4)	
10:12,15;27:1;32:6	22:22;23:4;24:6,14;26:15,	9 (4)	
working (3)	21;27:23;28:6,8,15;31:15;	14:8;36:13;38:4;39:10	
7:12;8:1;15:15	32:7;35:6;36:13,17;38:23		
	2017 (4)		
works (1)	42:5,19;43:3,20		
6:18	24 (27)		
wrist (1)	5:3,8;7:1,7,10;11:21,22;		
23:7	12:13;13:2;15:16,20;16:5;		
write (4)	18:10;19:13;20:11;22:22;		
11:18;34:6;37:5;38:3	23:4;24:6,14;27:23;31:15;		
wrote (1)	32:7;35:6;36:8,13,17;38:23		
35:1	29 (1)		
	12:12		
${f Y}$	12112		
-	3		
years (6)		-	
4:13,16;12:6;26:8;27:1,7	3:00 (1)		
Yep (7)	37:19		
8:18,19;16:8,22;25:5;	3:40 (4)		
34:1;41:19	11:22;12:13;17:18;19:13		
- ', '	3:40:27 (1)		
${f Z}$	12:16		
-	3:40:40 (1)		
zero (1)	13:2		
39:7			
	3:40:48 (1)		
1	14:2		
<u>-</u>	3:40:51 (1)		
1 (12)	13:8		
4:22;5:2;6:8;7:6;8:8;	3:45 (6)		
15:21;30:19;33:16,20;	5:8,12,13;30:21;33:17,22		
37:11;42:5;43:3	30 (1)		
	38:23		
1:20 (1) 41:23	4		
10 (2)	4		
5:22;36:17	4.44		
	4 (1)		
10-79 (2)	35:19		
33:23;34:2	4:50 (5)		
11 (2)	5:9;17:22;18:9;33:18,23		
4:13,16	40 (1)		
15 (1)	39:7		
5:22	41 (1)		
16-hour (2)	13:22		
32:6,14		-	
19:07 (1)	5		
23:9		-	
	5:07 (2)		
	23:3,10		
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